H.B. 225

CYBERCRIME AMENDMENTS

HOUSE COMMITTEE AMENDMENTS

AMENDMENT 1 FEBRUARY 14, 2016 4:48 PM

Representative **David E. Lifferth** proposes the following amendments:

- 1. Page 1, Lines 19 through 20:
 - modifies an element of computer crimes to include a person who acts {-with} without
 - 20 authorization <u>, or whose acts exceed authorization</u> , { but then } <u>and who</u> commits a crime;
- 2. Page 1, Line 21:
 - 21 modifies the reporting procedure for computer crime offenses , including reporting by state

 agencies ; and
- 3. Page 4, Line 102:
 - 102 (1) A person who { with or } acting without authorization or whose acts exceed authorization, gains or attempts to gain access to any
- 4. Page 6, Line 154:
 - 154 <u>(1)</u> Every person, except [those] a person to whom a statutory or common law privilege
- 5. Page 6, Line 157:
 - the attorney general [7] or county attorney, or, if within a prosecution district, the
- 6. Page 6, Line 160:
 - 160 {(2)} a state or local law enforcement agency .

 (2) Every state agency that has reason to believe that any provision of Section 76-6-703 is being or has been violated within the agency's computer system or network shall report the suspected violation to the Utah Department of Public Safety, State Bureau of Investigation.
- 7. Page 7, Lines 194 through 196:
 - prosecution in the jurisdiction where the communication originated or was received if the person, or a party whom the person has encouraged to act in violation of this Subsection (2), acts with
 - intent to {\frac{\text{annoy}}{\text{annoy}}} alarm, intimidate, {\frac{\text{offend}}{\text{offend}}} abuse, threaten, harass, {\frac{\text{frighten}}{\text{frighten}}} or disruptions the
 - 196 electronic communications of another {, the person} and :